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10 Attorneys for Defendants
11 COUNTY OF SOLANO (erroneously sued as SOLANO
12 COUNTY SHERIFF'S OFFICE), SHERIFF THOMAS A.
13 FERRARA, DALTON MCCAMPBELL, LISA
14 McDOWELL ROY STOCKTON, CONNOR HAMILTON,
15 and CHRIS CARTER

16 UNITED STATES DISTRICT COURT

17 EASTERN DISTRICT OF CALIFORNIA

18 NAKIA V. PORTER, an individual on her
19 own behalf and on behalf of her minor
20 children, L.P. and A.P.; JOE BERRY
21 POWELL, JR., an individual; and CLIFTON
22 POWELL, on behalf of his minor child, O.P.,

23 Plaintiffs,

24 v.

25 COUNTY OF SOLANO; SOLANO
26 COUNTY SHERIFF'S OFFICE; SHERIFF
27 THOMAS A. FERRARA, in his official
28 capacity as Sheriff of Solano County;
DEPUTY DALTON MCCAMPBELL, an
individual; DEPUTY LISA McDOWELL, an
individual; SERGEANT ROY STOCKTON,
an individual; DEPUTY CONNOR
HAMILTON, an individual; DEPUTY CHRIS
CARTER, an individual; CITY OF DIXON;
DIXON POLICE DEPARTMENT; DIXON
POLICE CHIEF ROBERT THOMPSON, in
his official capacity as Dixon Chief of Police;
OFFICER GABRIEL HOLLINGHEAD, an
individual, OFFICER AARON WILLIAMS,
an individual, and DOES 1 to 10, inclusive,

Defendants.

Case No. 2:21-cv-01473-KJM-JDP

**STIPULATION AND ORDER FOR
PSYCHIATRIC EXAMINATION OF
PLAINTIFF NAKIA PORTER**

Judge: Hon. Kimberly J. Mueller

1 It is hereby stipulated by and between Plaintiffs Nakia Porter, Joseph Berry Powell, and
2 minors A.P., L.P., and O.P., and Defendants County of Solano, Sheriff Thomas A. Ferrara,
3 Dalton McCampbell, Lisa McDowell, Roy Stockton, Connor Hamilton and Chris Carter
4 (“Solano County Defendants”) through their counsel of record, as follows:

5 1. Plaintiff Nakia Porter will appear for a mental examination pursuant to Federal
6 Rule of Civil Procedure 35, to be conducted by Dr. Alexandra Clarfield, Ph.D. a licensed clinical
7 psychologist (California License Number 25459) on February 20, 2024 at 8:00 a.m. (PST),
8 which will be conducted via Zoom, or a similar video connection platform. Remote access
9 information will be provided in advance of the date of the examination.

10 2. The examination is expected to last approximately four hours. Plaintiff Nakia
11 Porter will be permitted periodic breaks during the examination. Plaintiff Nakia
12 Porter will also be permitted time for a lunch break. Time used for breaks is not included in
13 calculating the time for the examination.

14 3. The examination will consist of a clinical interview by Dr. Clarfield, and an
15 administration of standard psychological tests. The psychological testing may include the
16 following: MMPI-2; Rorschach; Clinical Administered PTSD Scale; Beck Depression
17 Inventory; Wexler Memory Scale; Inventory of Problems (IOP) 29. Dr. Clarfield may
18 administer additional tests if the need for them is suggested by her interview with Plaintiff Nakia
19 Porter. However, if any such additional tests are administered, they will not add to the length of
20 the examination and will be standardized, accepted tests. In advance of the examination,
21 Plaintiff Nakia Porter will be provided with an intake form, which he will complete and provide
22 in advance of the examination.

23 4. No third party(ies), including but not limited to the parties' attorneys of record,
24 will be permitted to present during any portion of the examination.

25 5. This stipulation will not be deemed to incorporate all of the provisions of Rule 35;
26 specifically, it does not include the rules for exchange of medical or psychological reports and
27 waiver of privilege.

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1 6. The examination will not be recorded by audio or video.
2
3

DATED: February 9, 2024

By: /s/ Yasin M. Almadani*

YASIN M. ALMADANI
AHMED IBRAHIM
Attorneys for Plaintiffs
NAKIA PORTER, JOE BERRY
POWELL, JR. and minors L.P., A.P.,
and O.P.

DATED: February 9, 2024

HAWKINS PARNELL & YOUNG LLP

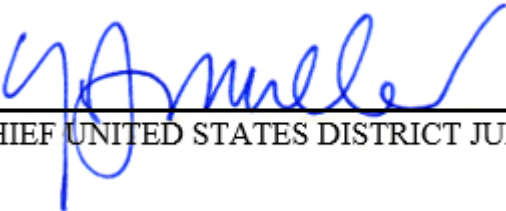
* I have authorization from the above-named counsel to e-file this document.

10 By: /s/ Danielle K. Lewis

11 DANIELLE K. LEWIS
12 MILES F. MAURINO
13 Attorneys for Defendants
14 COUNTY OF SOLANO (erroneously
15 sued as SOLANO COUNTY SHERIFF'S
16 OFFICE), SHERIFF THOMAS A.
17 FERRARA, DALTON MCCAMPBELL,
18 LISA McDOWELL ROY STOCKTON,
19 CONNOR HAMILTON, and CHRIS
20 CARTER

21 The parties having stipulated thereto, **IT IS SO ORDERED.**

22 Dated: February 16, 2024.

23 
24 _____
25 CHIEF UNITED STATES DISTRICT JUDGE